VOL. XLI.

his artembodied in his imperishable stone.—
Then he moved around viewing it on every side. It did not seem to him a toy reaching by," when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching when the beautiful high-bred three-year olds of the season are brought up for trial.—

Then he moved around viewing it on every side. It did not seem to him a toy reaching the form the first to repress, she went almost hurredly from the form the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, and green from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to repress, she went almost hurredly from the form to represe the form to repress t ids of the season are brought up for trial .-That day is the start, and life is the race .just "graduating." Poor Harry! he was to foundations. As the idea grew more and that shadow was too deep-the heart-ache too salem for vegetables. Last year he had sevave been there, too, but he has paid forfeit; step out here into the grass back of the thurch; ub! there is: "HUNC LAPIDEM POSUERUST

Sogn MERENTES."

as can lustrale can make them. Some of the best of the colts are pranced round, a lew minutes each, to show their paces .-What is that old gentlemen crying about! and the old lady by him, and the three girls all covering their eyes for! Oh that is their cult that has just been trotted upon the stage. Do they really think those little thin legs can do anything in such a slashing sweepstakes as is coming off in these next forty years? Oh, this terrible gulf of second-sight hat comes to some of us when we begin to look through the alvered rings of the arcus

A few broken down; two or three bolted .-Several show in advance of the ruck. Casrock, a black colt, seems to be ahead of the start, I have noticed, of the others, in the first quarter. Meter has pulled up. Twenty years. Second corner turned .-

Cussock has dropped from the front, and Judex, an iron-gray, has the lead. But look! fitly joined together, had grown iato a noble ing to restrain her-and going back to her how they have thinned out! Down flatfive-six-how many! They lie still enough! ed the cover, and then laid it carefully upon The shadow which had been cast upor very sure! And the rest of them what a Poor child! That shadow was a deep one hidden sun came out again right early, it and long in passing away. His mother found was a long time before its beams had power tailing off!" Anybody can see who is

him half an hour afterwards, asleep on the to scatter the clouds that floated in love's Thirty years. Third corner turned .ad, the momentary annoyance expressed not all casting shadows duily, on some hearts in words and tone, with a power in them to that are pining for the sunlight of our faces!

We have given you two pictures not as a up to the front? Don't you remember the A young wife had busied herself for many infinitely varied relations, men and women days in preparing a pleasant surprise for hur bushand. The work was finished at last; and now she waited his return, with a heart full light. A word, a look, a tone, an act will of elegantly embroidered slippers, wrought by her own skillful fingers, were the gifts with which she meant to delight him. What

course are coming in an a walk; no more and the winning-post a slab of white or gray stone standing out from that turf where here is no more jockeying or straining for ces in its betting-book; but be sure that these matter very little, if they have run as well as they know how !--- | Atlantic Month-

fume, spice, if it be pounded, smelleth the the plow, after frost, and snow, and winter storms, springeth the ranker; the nigher the vine is pruned to the stock, the greater grape it yieldeth; the grape, when it is the most pressed and beaten, maketh the sweetcast in the fire; rough stones, with hewing, rent and cut, that it may be made a garment; to show the benefit and comity which the children of God receive by persecution. tribulations; knowing that tribulations bring forth patience; and patience experience, and feet in weakness, and all things turn unt good to them that fear the Lord.

Peter." What can portray the silent elonance, and again repeat, "I know not the "as a sheep before his shearer is dumb," and tions? Could he bear the reproach of that

with a single bound, to an unpleasant event that the Lord had spaken, and he went out and wept bitterly."

THE BED GRAMBER.

Locked at without educated associations there is no difference between a man in bed and a man in a coffin. And yet such is the power of the heart to redeem the animal life, that there is nothing more exquisitely refined and pure and beautiful than sitely refined and pure and beautiful than girls, that there is nothing more exquisitely refined and pure and beautiful than girls, that there is nothing more exquisitely refined and pure and beautiful than girls, that there is nothing more exquisitely refined and pure and beautiful than girls, that there is nothing more exquisitely refined and pure and beautiful than girls, the testands clothed with loveliness and dignity. Curacd be the tongue that dares speak evil of the house-hold bed. By its side oscillates the crack is nothing to the case of you dear. I made them."

What are these?" he asked, almost coldinates the cracked precinct, the mother's chamber, lies.

"They are for you dear. I made them."

What are these?" he asked, almost coldinates the cracked precinct, the mother's chamber, lies.

What are the day; and the wateries of his spirit were and the waterin. The Bills and to the auditor of state a list of all that struck my eyes were the red draining and to the auditor of state a list of all that struck my eyes were the red draining and to the auditor of state a list of all that struck my eyes were the red draining and to the auditor of state a list of all that struck my eyes were the red draining and to the auditor of state a list of all that struck my eyes were the red draining and to the auditor of state a list of all that struck my eyes were the red draining and to the desiring the mark of the manufactures, Samuel & Co., No. 125

She was trying to force her countenance intended the delinquest.

She was trying to force her countenance intended the delinquest and to the auditor of she that struck my eyes were the red draining and to t

## Delaware Gazette

A Weekly Journal, Pedated to News, Viterature and Politics.

fully applied labor some grand conception in eyes she turned away from her

more perfect, his strange pleasure increased.

Now he stood with folded arms, wrapped in
the over-mastering illusion—now walked

sides, and noting every minute particular, proving voice: "Why, bless me! not in tears! what a silly little puss you are! Why didn't

foot struck against one of the buttresses, and hire me to wear such flauning things. Come

instantly with a crash, wall tower and bat- back to the partor"-he took hold of her arm,

In the room with the boy sat his father read- play for me. "The Dream Waltz, or the

ng. The crash in the room disturbed him, Tremolo," "Dearest May," or "The Stilly

pages before him, unconcious of the shadow the parlor, and placed her on the music stool he had cast upon the heart of his chlid.— He selected a favorite piece, and laid it be-

light a moment before. From the frowning she could not see a note. Over the keys ace of his father, to which his glance sud. her fingers passed in skillful touches; but

shapless ruins of his castle. Is it any won- ance fatled; and sobs broke forth instead of

returning them to the box from which he in partial anger. Then, rising, she went

had taken them, the many shaped pieces that slowly from the room-her husband not seek-

For more than five minutes he sat as still and he walked across the room.

as if elegning, then in a mournful kind of A little while the sad young wife

ing. After the box was filled he replac. chamber, sat down in the darkness.

that she was weeping, said in a slightly re-

you tell me you thought of making me a dress-

ing gown and a pair of slippers, and I would

have vetoed the matter at once? You couldn't

and lifted her from the chair--- and sing and

Night" are worth more tome than forty drees-

her spirit was very deep; and, although the

ing gowns, or a cargo of embroidered

and spreading wide upon the earth its ample

slowly around, viewing the structure on all

fondness of a mother bending over her child.

Again he arose, purposing to obtain another

and more distinct view of his work. But his

and he uttered a sharp, angry rebuke; glanc-

and then returning his eyes to the attractive

Tears came into those blue orbs, dancing in

them, and wet them with his tears?

der that he bowed his face in silence upon words.

DELAWARE, OHIO, MAY 14, 1858.

THE SHADOWS WE CAST.

BY 7. 8. ANTHUE.

A child was playing with some small building blocks; and, as the minic castle rose be
up in a calico gown? Fut them up, dear.—
Your husband is too much of a man too, dress and a drawing-room papered with a red-bording blocks; and, as the minic castle rose be
up in a calico gown? Fut them up, dear.—
is a little parlor will a Birminghum carpet, and a drawing-room papered with a red-bordered fellow paper, purchased in Paris, Rus des Moineaux. The chimney is Frussian, and take receipts therefor in the man-ner prescribed by law for the settlement | Concerning

fore his eyes in graceful proportions, a new pleasure swelled within his heart. He felt himself to be the creator of a "thing of beauty," and was conscious of a new born of his uncomfortable state of himself to be the creator of a new born of his uncomfortable state of his mind. Yet he loved his sweet wife other from Florence. The slave who prepower. Arch wall, buttress, gateway, draw. and would not of set purpose, have woulded pares the tents of cedar is now called John.' He has red whiskers, blacks his master's the work of his hands. He was in wonder at his own skill in thus creating from at unseemly pile of blocks, a structure of such rare design.

Silently he stood and gazed upon his castle with something of the pride of an architect who sees, after months or years of skill-fell works, and works, and

square foot of ground, but a real castle, liftit away out of sight in a closet. Then coving hundreds of feet upwards to the blue sky, ering her face with her hunde, she sat down
Since the Eastern war, Mr. Goldsmith has and strove within herself to be calm. But obtained the custom of the Pasha of Jernen crops of potatoes, thanks to his worder-In a little while her husband followed her ful drainage."

To Provide for the Semi-annual Collec-

which he so stands charged, and the remaining half thereof, on or before the

twentieth day of June next ensuing. Sec. 2. In every case when the amount of taxes charged on the tax du-plicate in the hands of any county treasurer, against the property of any person, shall be paid in installments as authorized by the preceding section, each of such payments shall be deemed to have been made on the sev-eral taxes for the different purposes so charged on such duplicate, and an equal prorata portion of the whole amount of each of the taxes so charged, shall be

of taxes charged against each entry in two separate columns, one half thereof in each column with a sufficient blank space at the right of each column to made, the trea urer shall write in the

Sec. 5. Each county treasurer, shall, on or before the first Mondy in February in every year settle with the audi-tor of his county, for all taxes collected on or before the twentieth day of December next preceding such settlement: Monday of August next succeding such February settlement, settle with the au-ditor of his county for the taxes charged on his duplicate not collected on or before the twentieth day of December previous and settled for as herein before

certificates of the several sum's so due Sec. 7. Each county treasurer shall, within ten days next after he shall have

of the accounts of county auditors and treasurers with the auditor and treasu-

Sec. 9. Each county treasurer shall immediately after his semi-annual settlement with the auditor of his county. on the demand of the treasurer or other proper officer, of each township, city or incorporated village in his county, and on the presentation of the warrant of the county auditor therefor, pay over to such treasurer or other

send annual interest on the foreign debt of the state is about to fall due, it shall the treasury, on the tempisition of the suditor of state, shall draw on the several county treasurers within the state, or on such of them making the largest or on such of them making the largest collections, as he may down reconstructions as he may down reconstruction of the nature will, in the pay all just debts due from such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for, of all moneys are due such ward, oct of ment, and accombing for any accombing for accombing for accombing for any accombing for any accom treasurer of state, for such soms on each, not exceeding for any half year office the monoth chargeable on their respective duplicates for the use of the sinking fund, and such drafts, if paid, shall be extitled to any interest under or by sixthe of such instead within a reasonable time and shall, on the delivery thereof to the comptroller of the treasurer be credited to the comptroller of the treasurer in his settlement with said comptroller, and shall comptroller in the content of the person and shall be secured by many shall be accorded by many shall be accorded by the count of the person of the shall be accorded by the count of the person of the shall be accorded by an interest and the purchase money, and the defectes such ward, it shall be the duty of such and it is shall be the duty of such and the purchase such ward, it shall be the duty of such and the purchase such ward, it shall be the duty of such and the purchase such ward, it shall be the duty of such and the purchase such ward, it shall be the duty of such and the purchase such ward, it shall be the duty of such and the purchase such ward, it shall be the duty of such

from the time of the delivery of the duplicate to the treasurer until the final delinquent list is made up in August. Sec. 12. County treasurers hereaf-ter elected shall take possession of their

offices on the first Monday of Septem-ber next after their election, and shall hold the same for two years from and after sail first Monday of September, and until their successors are elect-ed and qualified; and if any person elected to said office shall fail to give

during the month of August, make out and record in a book to be provided for that purpose, a list of all lands and town lots returned delinquent by the said list, as the same are described on alty, as provided in the preceding sec-tions of this act, also the taxes of the

agreeably to the law now in force pre-

county treasurers, passed March 2, dian of both person and estate of a minor, 1846, are hereby repealed. 1846, are hereby repealed.
Sec. 18. This act simil take effect and be in force from and after the first day of September next. WILLIAM B. WOODS

Speaker of the House of Rep's

Secretary of State. acts are correctly copied.
D. W. RHODES,

Assembly of the State of Ohto, That the Sec. 14. The following shall be the duprobate court in each county of this state ties of every goodfact of any thinoit who found itself and proper shall, when necessary, appoint guardiants of may be appointed to have custody and take minors resident in such county. charge of the estate of such minor, to wit:

Sec. 2. A guardian may be appointed to First—to make out and ble, within three

Sec. 2. A guardian may be appointed to take charge only of the estate of a minor, or subsequently to the appointment of such guardian to any minor having neither father are both unsuitable persons to have the control and tuitime of such minor, or whose interest will, for any other cause in the opinion of the court, be provided the maintenance and education of such mor; provided however, that if the power of the person appointed guardian be not limited. be secretained by the commissioners of the sinking fund, that the money under their control, applicable to the payment of such interest, will be insufficient for that purpose, they shall give wfitter notice to the comptroller of the amount thereof; and the comptroller of the amount thereof; and the comptroller of the amount thereof; and the comptroller of the function of the comptroller of the amount thereof; and the comptroller of the amount thereof; and the comptroller of the function of the count of the person and estate of the minor will, in the online of the count to the proper person all of the estate of the ward, and the furthful pay all just debts due from such ward, out of the estate in his hands, and collect all debts.

The count to fail the maintenance and education of such is the provided however, that if the power of the person appointed guardian be not limited by the order of appointment, the person and tailing as to do, the shall require such yeard in every two years, and tailing as to do, the shall require such yeard in every two years, and tailing as to do, the shall require such yeard in every two years, and tailing as to do, the shall require such yeard in every two years, and tailing as to do, the shall require such yeard in every two years, and tailing as to do, the shall require such yeard in every two years, and tailing as to do, the shall require such yeard the state of his services, person to execute a bond, with sufficient tree. Fourth—At the expiration of his discount to account to a physical provided by the desired by the order of appointment, the person and tailing as to do, the shall require such years, and tailing as to do, the shall require such years, and tailing as to do, the shall require such years and tailing as to do, the shall require such years and tailing as to do, the shall require such years and tailing as to do, the shall require such years and tailing as to do, the shall require such years and tailing as to do, the shall require such years and tailing as to do, the s

collections, as he may deem necessary and most convenient, in favor of the treasurer of state, for such sams on appointed a guardian of the person and es.

settlement with said comptroller, and charged by the comptroller to the treasurer of state on account of moneys belonging to the sinking fund.

Sec. 11. The treasurer's office shall be be below to shall be been onen for the receipt of taxes. to the wishes of such minor. A minor shall receive on the money so lowed; and if he are securing the deferred payments of the not, in any instance, have the right to one the money of his ward within purchase more; in the manuar prescribed lect one person to be the guardian of his or such a feasonable time, he shall off detite- in the precedit; section her estate only, and another person to be the guardian of his or her person only, unless the court having the power of appointment shall be of opinion that the interest of such minor will be promoted by the choice

Sec. 15. When a guardian is appointed to such important of the preceding exciton the preceding exciton. The preceding exciton the guardian shall be allowed, by the court existing his account, the amount of all his sessionable expenses, in carred in the execution of his trust; and all the execution of his trust. and oppointment of such separate guardians, to take charge only of the estate of said infi-instead of one guardian both of the person nor, his duties shall be the same as those

prescribed by law. And if such delinquent taxes and penalty, together
with the one-half of the taxes charged
on such real estate for the current year,
shall not be paid on or before the twenshall not be paid on or before the twentieth day of December in each year, the
minority; which bond shall be conducted lent conduct, removal from the county, or ans of minority; which bond shall be conducted lent conduct, removal from the county, or ans of minority; which bond shall be conducted lent conduct, removal from the county. said delinquent taxes and the whole of for the faithful discharge of the duties of any other cause which, in the opinion of have been appointed according to the laws the taxes for the current year shall be said persons as such guardian, and shall be such court, feriders it for the interest of the State or Territory where they may

not be paid on or before the said last named day, then and in that case the the same penalty shall attach to said unpaid half of such tax, and the same of the same penalty shall attach to said unpaid half of such tax, and the same way of the same penalty shall attach to said unpaid half of such tax, and the same way of the same way shall be treated as delinquent tax as shall be the same as if he had charge of the first named appointment, such court may re- the county in which the imidiate of, herein provided.

estate of his ward, and he shall take the same outh as is prescribed in section ats.

Sec. 8. Exceptions may be filed in the proper court, by any person or behalf of any minor for whom a guardian has been or may be specitive, to the bond of such guardian, as to the sufficiency of the amount of the penalty thereof, or the sureties filed in the guardian, by filing his request therefor with guardian to appear before such court within a resonable time, not exceeding ten days, and show cause against the allowance of such exceptions; and upon hearing such exceptions are such exceptions. tions of this act, also the taxes of the current year, and shall certify the correctness thereof, the date at which the same officially.

Sec. 15. The county auditor shall, annually, on or before the first day of October, deliver to the county treasurer the duplicate of taxes grow required by law to be made out.

Exceptions; and upon hearing such exceptions and upon hearing such exceptions; and upon hearing such exceptions and upon hearing such exceptions; and upon hearing such exception is and upon hearing such exceptions; and upon hearing such exceptions; and upon hearing such exceptions and upon hearing such exceptions of the released wntil such goardian as gives that the hard of the released wntil such goardian as gives that the hear of the count of the released wntil such goardian as gives that the hear of the count of the released wntil such goardian as gives that the hear of the count of the released wntil such goardian as gives that the hear of the released wntil such goardian as gives that the hear of the count of the released wntil such go

m the same, nor on account of any informality appointed, to enforce the return, at the pre- deer reasonable such guardian, but the bond shall have the same force and effect as if such appointment the such guardian, and also be enforce to any minor, shall marry, such performance of all other during devolving about u.t. at all distraine the guardian.

ward, and the management of such ward's thed to the estate, upon the breach of the con Sec. 35 Page or back makes ward, and the management of such ward's estate, upon the hready of the court of the principle of each country unless severe restate during minority, unless severe restate, upon the houd. Such suit may be country shall suse to be printed, to pumplet brought in the name of the person who is quardianship shall sooner determine from any of the causes specified in this act; pro-

Auditor's Office. (

Auditor's D. W. RHODES, or the choice of such minor, but his appoint, all estate belonging to such ward that has and prinding under the same or either of Anditor of Delaware County.

Ment, duties, power and liabilities shall in come to the knowledge or possession of such them is in parsion; thereof

mount of rent received and the application thereof Sath The proposed manner of remyeating the proceeds of the sale, if seked for that purpose. Seventh - Fach item of indebtedness, or the amount and character of the lin, if the sale is prayed for the discharge thereof Eighth—The age of the ward, where and with whom residing longing to such ward in possession or ex persaury, and none has come into the harite of such guardian, and to rents have been received, the fart shall be stated in the pet-NUMBER 6 Sic 24 Upon such petition being filed,

[No. 67.] AN ACT

Concerning the Relation of Guardians and Ward.

Sec. 1. Be it enacted by the General

Assembly of the State of Charles and Charles a

guardian Second The disposition made of such personal estate. Third The s

al estate, if any, dependent upon the settle

Sec 25 As the time appointed for the bearing of as 3 petition, and upon being ast selied that the Notice named in the last pro-

and until their successors are elected and qualified; and if any person elected to said office, as prebond and take on oath of office, as prescribed by law, on or before the first
Monday of September next after his
election his office shall be held to be
vacant.

Sec. 13. If one-half of any tax
charged against any lands or town lots,
shall not be paid on or before the twentieth day of December in each year,
or collected by distress or otherwise, as
hereinbefore specified, the same shall
be charged and takes on oath of office, as prestring the power of such guardian shall continue
control his duties shall be the fourteenth section of this
specified in the fourteenth section of this
set, except that he shill not be required to
pointed for any minor before he or she shall
be presented for any minor before he or she shall
be charged of one guardian has been appointed for any minor before he or she shall
be charged for any minor before he or she shall
be charged for any minor before he or she shall
be charged for any minor before he or she shall
be charged for any minor before he or she shall
be charged for any minor before he or she shall
be charged for any minor before he or she shall ty per cent. penalty and interest, and with said penalty and interest, shall be filed and settled in the proper with said penalty and interest, shall be filed and settled in the proper court.

Sec. 6. Before any person shall be appointed guardian of the person and estate, then paid, together with the one-half of the paid, together with the one-half of the setate only, or any minor, he shall be appointed guardian of the person and estate, or of the estate only, or any minor, he shall be appointed to phovide to the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian so appointed to phovide to the guardian of the guardian so appointed to phovide to the guardian of the guardian of the guardian to the said original tax due on or before said file in the office of the court having such appointment to make, a statement of the whole tax, and the whole last half of such tax, and the whole together shall constitute the delinquent tax on such lands or town lots, to be dealt with and collected in the manner prescribed by law. And if such de-

due and shall be collected by the sale of such real estate in the manner present of the such court, rendered to the first had forment; and such person who ward that such guardian the such court and enforce the estate of any person who the state of the state of any person who the state of any person who the state of the state of the state of any person who the state of the stat

Sec. 16. Nothing in this act contained shall prevent the sale of land for taxes heretofore deliminant, on the or held invalid on account of any informality by whom any guardian has been or may be well which the settlement is cade shall be read.

sec. 17. Section twenty-nine of the act prescribing the duties of county anditors; section three and twenty-three of the act prescribing the duties of county treasurers, passed March 12, 1831; sections two, three and five, of the act to amend the aforesaid set, passed January 3, 1846; and section one of the act relating to the duties of Sec. 11. Every person appointed guardant and also to enforce of all other duties devoting about a start of the such guardian, and also to enforce of any minor, shall marry, such person about of the such guardian, and also to enforce of any minor, shall marry, such person about of the such guardian, and also to enforce of any minor, shall marry, such person about of the such guardian appointed by such and the probate court of the opposition of the such guardian appointed by such for such minor shall appoint a their guardian of several right made, and thereupon to make and enter such in any case to promete the faithful and corporate the faithful an

vided, that the father of such minor, or if there be no father, the mother, if suitable respectively, shall have the custody of the person and the control of the education of such minor.

Sec. 22. Whenever necessary for the suitable dan one of said copies, and such guardian dan one of said copies, and such guardian shall pay to said ridge the actual cost thereof such minor.

Sec. 23. Whenever necessary for the suitable dan one of said copies, and such guardian shall pay to said ridge the actual cost thereof whenever the cetate of such minor is suffering unawedable waste, or a better invest. of such minor.

Sec. 13. The marriage of a ward, if a ment of the value thereof can be made, and female, shall determine the guardianship of the person, but not as to the estate of such of will be for the benefit of any minor, the not to amend the first mentioned act, passed word.

February 25, 1846, he and the same are Soc. 13. When a guardian has been such guardian, order the real estate of such. February 25, 1846, he and the same are

To men in the world of business, few days

It was so with the young husband on this "At a short distance from the reservoir articular occasion. The stream of business are the celebrated gardens. They extend shed pressure in that embracing arm,

for the kiss that awaited her.

"Are you not well?"

eted reward of glad surprise, followed by sweet kisses and loving words. Was she selfish? Did she think more of her reward than of the pleasure she would bestow! But

and passing from the room, she went lightly a small square of porcelain let into a white up the stairs. But tone and manner betray wall. Over this knob was the following ed her secret, or rather the possession of secret with which her husband was to be surprised. Scarcely had her loving face faded from before his eyes, when thought returned with a single bound, to an unpleasant event of the day; and the waters of his spirit were

my feet with embroidered slippers, or dress! The entrance hall is whiten eahed, there "ury of the moneys so certified to be due,

pass without their disappointments and per-plexities. It is men's business to hear this A French gentleman, who delights to manfully. They form but a portion of life's discipline, and should make them stronger, graver and more enduring. Unwisely, and spiration, has published in the Moniteur an we may say unjustly, too many men fail to account of his visit to the "Gardens of Sol-cave their business cares and troubles in their omon." First, he visited the "sealed founstores, work-shops or counting rooms, at the day's decline. They wrap them in bundles and carry them home to shadow their konse-

had taken an eddying whirl, and thrown his along a valley which runs from El Bourach vessel backwards instead of onward, for a brief space, and though it was still in the current and gliding safely onward against it, the jar and disappointment had fretted his mind severely. There was no heart-warmth in the kisss he gave his wife, because he had flowers, the hyacisth, the anemone, the figlet care overshadow love. He drew his arm tree and the pine. Towering high above round her, but she was conscious of a diminithe gardens, and contrasting grandly with its soft aspect, are the dark, precipitous rocks "Are you not well?"

With what tender concern was the question sked!

"Very well."

The rare plants and flowers which the great as plain, for his voice was far from being gardens were protected from the north wind cheerful.

She played and song her favorite pieces, hoping to restore, by the charm of music, brightness to his spirit. But she was conscisued of only partial success. There was still a gravity in his manner never perceived before. At tea-time she smiled upon him so sweetly across the table, and tabled to him on such attractive themes, that the right expenses the favorite pieces, and the vines began to blossom. It was, in the words of Scripture, a garden of delights. The vegetation of the North and South were intermingled. One part of the garden was called the Walnut-tree walk (or on such attractive themes, that the right exteeling with which that cock-crowing rang on such attractive themes, that the right expression returned to his countenance; and he looked as happy as she could desire.

From the tea-table they returned to their pleasant parlor. And now the time has come

as the English Scripture has it, the Garden of Nuts.) another is the Beds of Spices."—

The writer's guide was a well educated Italian, who informed him that the Gardens of Solomon are now let to an Englishman.

for offering her gift, and receiveing the cov- "The present tenant,' he said, 'is Mr. that is questioning too closely. has been. Here is the house.' I perceived a bright brass knob shining in the centre of

Laws of Ohio. PUBLISHED BY AUTHORITY.

tion of Taxes. Section 1. Be it enocted by the General Assembly of the State of Ohio, That each person charged with any tax on any tax duplicate in the hands of any county treasurer, may, at his op-tion, instead of paying the whole amount of the taxes with which he stands charged, by the twentieth day of December, as heretofore required pay to said treasurer, on or before the said twentieth of December, one half of the tax for the then current year with

denly turned, the child looked back to the when she tried to take up the song, utterway, yet almost noislessly, he commenced mained where she was thus left alone, and

carried to the credit of the same.

hands of any county treasurer for colwith which she meant to delight him. What a troop of pleasure fancies was in her heart! How impatiently did she wait for the coming twilight, which was to be dawn, not approachdarkness to her.

At last she heard the step of her husband. At last she heard the step of her husband. cember next, after the same shall have be n charged on such duplicate, or shall not pay the remainder of such tax, on or before the twentieth day of June next thereafter, the county treasurer in the passage, and her pulse leaped with flut-tering delight. Like a bird upon the wing, graces and excelencies Christians; for it may charge such delinquent with five per centum on the sum so payable on or before each of said days, as a pen-alty for the non-payment thereof, and may collect said penalty for the use of she almost flew down to meet him, impatient is the Chr stian who casts the fewest shadthe treasurer as a penalty for such collection together with the tax charged to such delinquent, and which he shall have failed to pay as aforesaid by distress or otherwise, in the manner pre-scribed by the nineteenth section of treasurers, in all cases where the half of tate, shall not be paid on or before the of the taxes for the current year so

Sec. 6. In making every such settlement, the county anditor shall carefully examine the tax duplicate, and ascertain from the entries thereon of taxes, penalties and interest paid in whole or in part, and from such other sources of information as may be in reach, the true amount collected by the county treasurer on account of each of the

made the settlement with the county auditor, required by the fourth section of this act, present to the comptroller county auditor, setting forth the sures rer is, by law, required to pay into the state treasury, and also the certificate of the county auditor specifying the amount county for each of the several purposes for which taxes shall have been levied;

sacred precinct, the mother's chamber, lies "They are for you dear. I made them." mon's pavilion, but slast the cypress timbers to be paid into the state treasury, and the heart of the family. Here the child "For me! Nonsense! What do I want learns its prayer. Hither, night by night, with such jimcrackery! This is woman's down, and in their place there is a brick-built angles troop. It is the Holy of holies.— wear. Do you think I would disfigure cottage, with a roof of red and green tiles.